

IN THE COURT OF COMMON PLEAS
HAMILTON COUNTY, OHIO

Donte Hill
c/o Zachary Gottesman, Esq.
Gottesman & Associates, LLC
36 East 7th St., Suite 1650
Cincinnati, Ohio 45202

Case No.

A1902021

Judge

Allen

VERIFIED COMPLAINT FOR
INJUNCTIVE RELIEF AND OTHER
DAMAGES WITH JURY DEMAND
ENDORSED HEREON

Plaintiff,

vs.

City of Cincinnati, Ohio
801 Plum Street
Cincinnati, Ohio 45202-5705,

and

Elliot Isaac (Individually and in his
Official Capacity as Chief of Police)
801 Plum Street
Cincinnati, Ohio 45202-5705,

and

Patrick Duhaney (Individually and in his
Official Capacity as City Manager)
801 Plum Street
Cincinnati, Ohio 45202-5705,

Defendants.

Plaintiff, through counsel, for his Complaint against the Defendants states as follows:

Parties

1. Plaintiff, Donte Hill, is and has been a Cincinnati Police Officer since 2008.
2. Defendant, City of Cincinnati, is a municipality organized under the laws of the State of Ohio.

3. Defendant, Patrick Dubaney, is the City Manager for the City of Cincinnati and this suit is against him in his individual and official capacity.

4. Defendant, Elliot Isaac, is the Chief of the Cincinnati Police Department (hereinafter CPD) and this suit is brought against him in his individual and official capacity.

Facts

5. On 26 Sept. 2018, Officer Hill and Officer Brandon Contris were dispatched to a residence on McHenry Avenue where two men were fighting and refused to leave when asked by Ms. Latisha Johnson, the tenant of the apartment.

6. Five minutes after the arrival of Officer Hill and Officer Contris, the two men engaged in a physical fight outside of the apartment and within close proximity of the two officers.

7. Throughout the interaction, Officer Hill "directed an excessive number of unnecessary, profane comments" at the two men and Ms. Johnson. This included a derivative use of the word "nigger". (See Attached "Department Level Hearing Summary".)

8. Following this incident, Officer Hill received discipline and counseling from three supervisors in addition to a written reprimand but his police powers were not suspended.

9. In December 2018, a similar incident occurred involving Officer Dennis Barnette of the Cincinnati Police Department.

10. On 23 Dec. 2018, Officer Barnette was conducting a directed patrol for a parking complaint near Brownstown Nightclub.

11. During the patrol, Officer Barnette observed a physical fight between a female black, Ayanña Riley, and a male black, Derrick Freeman. Additional off-duty officers who

were on detail for Brownstone observed the altercation and assisted in separating Ms. Riley and Mr. Freeman.

12. Officer Barnette approached Ms. Riley in an effort to calm her down as she and Mr. Freeman were separated; however, Ms. Riley continued her disorderly behavior.

13. Ms. Riley refused to comply with Officer Barnette's orders to calm down and she struck Officer Barnette in the face as he approached her.

14. After being struck, Officer Barnette grasped Ms. Riley's left arm, pulled her forward and braced her against the hood of a vehicle. Officer Barnette then stated, "Nigger slapped me in the face."

15. Prior to and throughout Officer Barnette's interaction with Ms. Riley, she and others were using similar racial slurs, profanity, and other course language.

16. Within days following this incident, Officer Barnette was stripped of his police powers.

17. The only material difference between Officer Barnette and Officer Hill is their race. Officer Barnette is a white male, Officer Hill is a black male.

18. After Officer Barnette's police powers were suspended, the Chief was either advised of or realized on his own the anomalous situation he had created by treating two officers completely differently based solely on their race for identical conduct.

19. Presumably, in an effort to equalize the situation and prevent backlash, Officer Hill was retroactively charged with a violation of Rule 1.23 C. of the Cincinnati Police Department's Manual of Rules and Regulations and Disciplinary Process, and a violation of the City of Cincinnati's Administrative Regulation No. 25, Non-Discrimination and Sexual Harassment.

20. Instead of reinstating Officer Barnette's police powers, the Chief suspended Officer Hill's police powers although his discipline had been reviewed, approved, and imposed.

21. Officer Hill was not only deprived of his police powers, but also of his reputation, credibility, income and support to his family, and more.

22. The suspension of Officer Hill's police powers and confiscation of his duty weapon and badge renders Officer Hill ineligible to work off-duty details as he had in the past, reduces his court-time because he is no longer making arrests, causes substantial loss of stature and professional standing, and creates a serious safety hazard for him because he is unarmed and has no defense against violent criminals he has arrested and is required by the City to confront as a witness in Court.

23. The loss of his ability to perform off-duty details has directly caused and will continue to cause Officer Hill to lose substantial income upon which he and his family rely for their economic well-being, and without which Officer Hill will suffer irreparable harm including, without limitation, loss of his home because of his inability to pay his mortgage and other debts, and substantial damage to his credit history and rating by causing him to default on financial obligations.

24. The loss of paid court-time has directly caused and will continue to cause Officer Hill to lose substantial income upon which he and his family rely for their economic well-being, and without which Officer Hill will suffer irreparable harm including, without limitation, loss of his home because of his inability to pay his mortgage and other debts, and substantial damage to his credit history and rating by causing him to default on financial obligations.

25. The Police Chief, Eliot Isaac, has historically used suspension of CPD personnel police powers as an unchecked and completely discretionary disciplinary measure in an arbitrary, capricious, and racially discriminatory manner.

26. The Chief does this because using suspension of police powers as discipline falls outside of the collective bargaining agreement between FOP Lodge No. 69 and is not subject to peer review or the union grievance process.

27. The suspension of Officer Hill's police powers is an adverse employment action that violates Officer Hill's Constitutional rights and violates Chap. 4112. of the Ohio Revised Code.

28. The acts and omissions that form the basis of this Complaint were done with the express approval of Defendant, Patrick Duhaney, as City Manager.

Count 1 - Employment Discrimination

29. Plaintiff incorporates the preceding allegations by reference as if fully restated herein.

30. Pursuant to R.C. §4112.02, it is an unlawful discriminatory practice to discriminate against Officer Hill with respect to the terms, conditions, or privileges of employment, or any matter directly or indirectly related to employment, based on race.

31. Defendants have engaged in an unlawful discriminatory practice in violation of R.C. 4112.02 (A).

32. As a direct and proximate result of Defendants' violation of R.C. 4112.02(A), Officer Hill has sustained general, special, and economic damages including, without limitation, lost income, loss to his reputation, and emotional pain and suffering.

33. As a direct and proximate result of Defendants' violation of R.C. 4112.02(A), Officer Hill is suffering further irreparable harm including, without limitation, financial ruin, loss of his home, and negative impact on his credit rating.

34. Plaintiff is entitled to damages and equitable relief pursuant to R.C. §4112.99.

Count 2 - 42 U.S.C. §1983

35. Plaintiff incorporates the preceding allegations by reference as if fully restated herein.

36. Defendants have violated Plaintiff's Constitutional Rights under the Fourteenth Amendment by depriving him of his protected property interests in an arbitrary, capricious, unlawful, and racially discriminatory manner without Due Process of law, both substantive and procedural, and are liable to Plaintiff pursuant 42 U.S.C. §1983 for damages and subject to the equitable jurisdiction of this Court.

WHEREFORE, Plaintiff demands judgment against Defendants for general, compensatory, special, and punitive damages in an amount in excess of \$25,000 as proven at trial, immediate and permanent equitable relief, his costs herein expended, reasonable attorney's fees, and such other relief as this Court deems just.

Respectfully submitted,

/s/ Zachary Gottesman
Zachary Gottesman (0058675)
Trial Attorney for the Plaintiff
Gottesman & Associates, LLC
36 East 7th Street, Suite 1650
Cincinnati, Ohio 45202

/s/ Robert J. Thumann
Robert J. Thumann (0074975)
Crehan & Thumann, LLC
404 E 12th St | Second Floor
Cincinnati OH 45202

Ph. : (513)-381-5050
Fax: (513)-381-1700
Thumann@ctlawcincinnati.com
Attorney for Plaintiff

Jury Demand

Plaintiff hereby demands trial by jury on all issues so triable.

Respectfully submitted,

/s/ Zachary Gottesman
Zachary Gottesman (0058675)
Trial Attorney for Plaintiff

Praecipe

To the CLERK:

Please serve this Complaint and a Summons upon the Defendants by certified
U.S. Mail at the addresses listed in the caption.

Respectfully submitted,

/s/ Zachary Gottesman
Zachary Gottesman (0058675)
Trial Attorney for Plaintiff

Date: April 8, 2019

To: Colonel Eliot K. Isaac, Police Chief

From: Captain Douglas M. Wiesman, Central Business Section

Copies to:

Subject: Department Level Hearing Summary –
Police Officer Donte Hill, IIS Case #18-154

On Friday March 22, 2019, at 1300 hours, I conducted a Pre-Disciplinary Hearing at 310 Ezzard Charles Drive, for Internal Investigations Section case #18-154. The Police Department placed a charge of "Failure of Good Behavior" against Police Officer Donte Hill, District Three. Officer Hill was charged with a violation of Rule 1.23 C. of the Cincinnati Police Department's Manual of Rules and Regulations and Disciplinary Process, and a violation of the City of Cincinnati's Administrative Regulation No. 25, Non-Discrimination and Sexual Harassment.

REPRESENTATION

The following individuals were present at the Department Hearing:

- Captain Douglas M. Wiesman, Department Hearing Officer
- Police Sergeant Steven Fox, Hearing Coordinator
- Police Officer Germaine Love, Hearing Recorder
- Police Officer Donte Hill, District Three
- Police Sergeant Dan Hills, FOP President

SPECIFICATION 1:

On September 26, 2018 at approximately 0140 hours, Ms. Latisha Johnson called police because Mr. Kareem Clayton and Mr. Elbert Amison were arguing in her residence at 3097 McHenry Avenue #10 and refused to leave.

Officer Donte Hill and Officer Brandon Contris arrived at approximately 0154 hours and were met in front of the apartment building by Mr. Markell Johnson, a sixteen year old juvenile, Ms. Johnson, Mr. Clayton, and Mr. Amison. Ms. Johnson wanted Mr. Amison to leave.

At approximately 0159 hours, Mr. Clayton confronted Mr. Amison and they engaged in a physical fight in close proximity to Officer Contris and Officer Hill. Officer Contris and Officer Hill arrested Mr. Clayton and Mr. Amison without further incident.

Throughout the interaction, Officer Hill directed an excessive number of unnecessary, profane comments at Ms. Johnson, Mr. Amison, and Mr. Clayton:

At approximately 0201 hours, Officer Hill remarked to Mr. Amison, "This is [REDACTED] stupid. I told you to [REDACTED] walk home, didn't I? That goddamn alcohol got you [REDACTED] out here acting stupid!" At approximately 0204 hours, Mr. Clayton asked Officer Hill, "Why you tryin' to get all aggressive?" Officer Hill responded, "Cause I'm pissed the [REDACTED] off that's why."

According to the Cincinnati Police Department's Tactical Patrol Guide, verbal stunning is, "...the use of profane language (and) may be condoned in the demand stage. Verbal stunning should not express any prejudice concerning race, sex, religion, national origin, life style or similar personal characteristics. Profane language should describe a physical act and not personally attack the subject."

The cited profane language was not used during the "demand stage" of the police-citizen contact, expressed racial prejudice, and did not describe a physical act. The cited profane language did not meet any criterion of verbal stunning. The word "[REDACTED]" or any derivative word, expresses racial prejudice.

Officer Hill's actions are in violation of Rule 1.23C of the Manual of Rules and Regulations and Disciplinary Process for the Cincinnati Police Department, which states:

1.23C. Members of the Department shall not express, verbally or in writing any prejudice or offensive comments concerning race, religion, national origin, life-style, gender, or similar personal characteristics.

AND

Officer Hill's actions are in violation of the City of Cincinnati's Administrative Regulation No. 25, Non-Discrimination and Sexual Harassment, which states, in part:

Definition of Discriminatory Harassment

Examples of discriminatory harassment that will violate this policy and may violate the law include:

Oral or written communications that contain offensive name-calling, jokes, slurs, negative stereotyping, or threats. This includes comments or jokes that are distasteful or targeted at individuals or groups based on age, gender, sexual orientation, gender expression and identity, marital status, disability, religion, race, color, ethnicity, national origin, Appalachian regional ancestry, veteran status, military status, genetic history, or HIV status.

AND

Employee/Non-Employee Discriminatory Harassment:

An on-duty employee who subjects a non-employee (vendor, consultant, sales representative, temporary employee, etc.) to discriminatory harassment in the workplace is subject to this regulation.

MITIGATION FOR SPECIFICATION I

Sergeant Dan Hils and Officer Donte Hill wanted to clarify the actual word Officer Hill verbalized during this incident. All of the documentation contained in IIS's hearing booklet stated Officer Hill stated "[REDACTED]" during his interaction with the individuals of this incident. Officer Hill wanted it known he used a derivative of this core word; "[REDACTED]" ended with a "...as".

Secondly, Sergeant Hils argued Officer Hill has already received discipline and counseling by District Three supervisors for the use of this specific word via the Form 17 (authored by Sgt. Putnick on October 11, 2018), associated written reprimand (served and dated October 29, 2019), with companion ESL entry (served on October 29, 2018); see TAB B of the DLH hearing booklet.

Therefore, Sergeant Hils and Officer Donte Hill believe re-opening this case by the Chief (date assigned to IIS for investigation; December 28, 2018), the subsequent IIS investigation, and charging of Officer Hill with a violation of 1.23C and City Administrative Regulation NO. 25 is a clear "*double jeopardy*" situation. They contend Officer Hill's use of the word "[REDACTED]" was already investigated, documented, and adjudicated by written reprimand/ESL on October 29, 2018.

ANALYSIS

This hearing officer wants it known in the clearest of terms "*with emphasis*" the use of the core word "[REDACTED]" or any derivative thereof such as "[REDACTED]" or any other derivative immediately recognized and related to the original core word is **NOT ACCEPTABLE LANGUAGE TO BE EXPRESSED IN THE COURSE OF THEIR OFFICIAL DUTIES AS A CINCINNATI POLICE SWORN OFFICER OR CIVILIAN EMPLOYEE**. "Their" refers to every sworn or civilian Department member regardless of race or ethnicity.

On October 11, 2018, Sergeant Luke Putnick, District Three, authored a Form 17, Request for Official Reprimand - Police Officer Donte Hill" AND the attached Form 66-S. The forms are an "official request" to serve a written reprimand on Officer Donte Hill for a second violation of Rule 1.06 B. of the Manual of Rules and Regulations and Disciplinary Process for the Cincinnati Police Department. The forms use several examples of course, violent, profane language to justify the rule violation. One of the examples cited in *both* forms is, "...that got [sic] damn alcohol out here got you [REDACTED] acting stupid."

The forms were routed through the chain of command, reviewed, and approved by a Police Captain (October 22, 2018), a Lieutenant Colonel (Assistant Police Chief), and the Police Chief (October 23, 2018). The forms were returned to District Three to serve the Form 66-S, written reprimand, on Officer Donte Hill. On October 29, 2018, Officer Donte Hill was served the Form 66-S, Notice of Official Reprimand and issued an ESL documenting this action.

On December 28, 2018, the Police Chief wrote on the Form 17, "To IIS for full investigation, EKI, 12/28/18".

On February 6, 2019, the Police Chief approved the completed IIS investigation and sustained a violation of Rules 1.06 B. for the use of unnecessary profane language and

for 1.23 C, for stating, "That goddamn alcohol got you [REDACTED] out here acting stupid". IIS *did not* discover any new information that was not already investigated, discovered, and documented in Sergeant Luke Putnick's Form 17 and Form 66-S. The IIS investigation did establish witnesses, via recorded phone statements, who were offended by Officer Hill's use of profane language and the word "[REDACTED]" as a derogatory racial term.

The City and Department *erred* by not originally charging Officer Donte Hill with the proper violation of Rule 1.23 C. Internal Investigation Section did not discover any new information about this incident that was not already discovered and documented in Sergeant Luke Putnick's original investigation and Form 17 dated, October 11, 2018.

When Officers/Specialists make procedural or tactical mistakes/errors, the Department investigates, documents, and holds them accountable to the Department's rules and regulations. Likewise, when the City/Department errs or makes a mistake we should acknowledge it and hold ourselves accountable.

FINDINGS

Based on the investigation of the Internal Investigation Section, the documentation and interviews contained in the meeting booklet, review of the BWC videos, and the information presented at the Department Hearing there is a ~~NOT-SUSTAINED~~ finding for Specification I. *DISAPPROVED ETS*

On October 29, 2018, the City and Department approved, sustained, and adjudicated, Officer Donte Hill's use of the word "[REDACTED] or [REDACTED]" under violation of Rule 1.06 B, of the Manual of Rules and Regulations and Disciplinary Process for the Cincinnati Police Department.

On February 6, 2019, IIS found no new additional information other than what had already been investigated, discovered, and documented in Sergeant Putnick's original investigation resulting in a Form 17 and Form 66-S.

It is fundamentally unfair to Officer Donte Hill to sustain another separate rule violation for the exact same violation he has already been disciplined for under rule violation 1.06 B. (October 29, 2018, ETS Case #2018-240434)

The City and Department *erred* and should not correct this situation by charging him with the proper rule violation and corrective action after adjudicating the matter two months earlier.

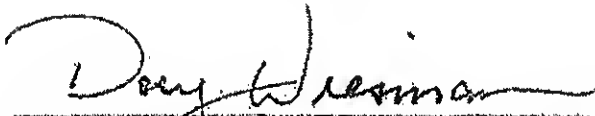
EMPLOYEE PROFILE INFORMATION (Police Officer Donte Hill):

Date	Violation	Rule violation	Penalty
10/29/18	Failure of Good Behavior	1.06B.	Reprimand
09/12/18	Failure of Good Behavior	1.01B	ESL
08/04/17	Failure of Good Behavior	1.06A, 1.06B	ESL

RECOMMENDATION:

Officer Donte Hill has already been served with a written reprimand (October 29, 2018) for violation of Rule 1.06 B for the use of the word "nigger / or niggas". However, a clear pattern of conduct has been identified requiring an intervention plan.

- If it has not already been done, recommend the District Three Commander place Officer Donte Hill on an **intervention plan** to closely monitor his activity/language with the public. The intervention plan will, at minimum, require completion of the following two trainings;
 - o Attend and complete "Customer Service Training" at the Police Academy. It has come to my attention the Customer Service Training Officer Hill attended on February 13, 2019, was stopped because of technical issues with the presentation. Officer Hill needs to fully complete this training.
 - o Mandatory training through the City's Human Resources Development Campus; "Breaking Anger Down (Understanding Anger)". Contact Lisa Auciello, City Human Resources, at 352-1506 to schedule/complete the training.


Captain Douglas Wiesman
Department Hearing Officer

4-8-19.

✓
approved, Additionally
Sustained VIOL for
1.23 C.

- 7 day, (56 hr) suspension

Ekd
4/19/19

IN THE COURT OF COMMON PLEAS
HAMILTON COUNTY, OHIO

DONTE HILL

Case No.

Plaintiff,

Judge

vs.

CITY OF CINCINNATI, OHIO, et al.

**PLAINTIFF DONTE HILL'S MOTION
FOR TEMPORARY RESTRAINING
ORDER AND/OR PRELIMINARY
INJUNCTION**

Defendants:

Plaintiff, Officer Donte Hill, pursuant to Ohio Civil Rule 65, requests this Court to issue a temporary restraining and/or preliminary injunction that:

1. Immediately reinstates Officer Donte Hill's police powers with the Cincinnati Police Department.

This motion is supported by the attached memorandum.

Respectfully submitted,

/s/ Zachary Gottesman

Zachary Gottesman (0058675)
Trial Attorney for the Plaintiff
Gottesman & Associates, LLC
36 East 7th Street, Suite 1650
Cincinnati, Ohio 45202

/s/ Robert J. Thumann

Robert J. Thumann (0074975)
Crehan & Thumann, LLC
404 E 12th St | Second Floor
Cincinnati OH 45202
Ph. : (513)-381-5050
Fax: (513)-381-1700
Thumann@ctlawcincinnati.com
Attorney for Plaintiff

MEMORANDUM

I. INTRODUCTION

Plaintiff, Donte Hill, requests a temporary restraining order and/or a preliminary injunction ordering Defendants, City of Cincinnati, Ohio, et al., to reinstate Officer Hill's police powers with the Cincinnati Police Department. In conjunction with this motion, a Complaint has been filed with the Court and Plaintiff incorporates by reference the Complaint and exhibits herein. Regardless, below is a brief summary of the facts.

II. STATEMENT OF FACTS

On September 26, 2018, Officer Hill and Officer Brandon Contris were dispatched to a residence on McHenry Avenue where two men were fighting at a residence and refused to leave when asked by Ms. Latisha Johnson, the tenant of the apartment. Five minutes after the arrival of Officer Hill and Officer Contris, the two men engaged in a physical fight outside of the apartment and within close proximity of the two officers. Throughout the interaction, Officer Hill "directed an excessive number of unnecessary, profane comments" at the two men and Ms. Johnson. This included a derivative use of the word "nigger". (See Attached "Department Level Hearing Summary".)

Following this incident, Officer Hill received discipline and counseling from three supervisors in addition to a written reprimand but he did not lose his police powers.

In December 2018, a similar incident occurred involving Officer Dennis Barnette of the Cincinnati Police Department. On December 23, 2018, Officer Barnette was conducting a directed patrol for a parking complaint near Brownstown Nightclub. During the patrol, Officer Barnette observed a physical fight between a female black, Ayanna Riley, and a male

black, Derrick Freeman. Additional off-duty officers who were on detail for Brownstone observed the altercation and assisted in separating Ms. Riley and Mr. Freeman.

Officer Barnette approached Ms. Riley in an effort to calm her down as she and Mr. Freeman were separated; however, Ms. Riley continued her disorderly behavior. Ms. Riley refused to comply with Officer Barnette's orders to calm down and she struck Officer Barnette in the face as he approached her. After being struck, Officer Barnette grasped Ms. Riley's left arm, pulled her forward and braced her against the hood of a vehicle. Officer Barnette then stated, "Nigger slapped me in the face." Prior to and throughout Officer Barnette's interaction with Ms. Riley, she and others were using similar racial slurs, profanity, and other coarse language.

Within days following this incident, Officer Barnette was stripped of his police powers. Officer Hill was recorded using the same slur as Officer Barnette in front of civilians, albeit in a different context. Officer Hill received only a written reprimand for his use of coarse language. The reprimand was approved on October 23, 2018. The only material difference between Officer Barnette and Officer Hill is their race. Officer Barnette is a white male, Officer Hill is a black male.

Following the suspension of Officer Barnette's police powers with the Cincinnati Police Department, the Cincinnati Chief of Police was advised of, or at the very least realized, the anomalous situation his department had created by treating two officers with identical conduct completely differently based solely on their race. Presumably, in an effort to equalize the situation and prevent backlash, Officer Hill was retroactively charged with a violation of Rule 1.23 C. of the Cincinnati Police Department's Manual of Rules and Regulations and Disciplinary Process, and a violation of the City of Cincinnati's

Administrative Regulation No. 25, Non-Discrimination and Sexual Harassment. In effect, Chief Isaac's fix was to suspend Officer Hill in lieu of reinstating Officer Barnette.

Chief Eliot Isaac has now deprived two officers of their police powers. Officer Hill was not only deprived of his police powers, but also of his reputation, credibility, income and support to his family, and more. Chief Isaac has a history of suspending Cincinnati Police Department personnel unchecked and as a completely discretionary disciplinary measure in an arbitrary, capricious, and racially discriminatory manner. He can do this because the suspensions are not within the scope of the CBA between FOP Lodge No. 69, subject to peer review or the union grievance policy. In effect, he has caused Officer Hill irreparable harm.

III. LEGAL ARGUMENT

The standard for issuing a temporary restraining order and/or a preliminary injunction is as follows:

- 1) Whether the party seeking the injunction has shown a substantial likelihood of success on the merits;
- 2) Whether the party seeking the injunction will suffer irreparable harm absent the injunction;
- 3) Whether the issuance of a preliminary injunction would cause substantial harm to third parties; and
- 4) Whether the public interest would be served by issuing the injunction.¹

A. Plaintiff has a Substantial Likelihood of Success on the Merits

¹ *Convergys Corp. v. Tackman*, 169 Ohio App.3d 665, 666 (Ohio App. 1 Dist. 2006) citing *Procter & Gamble Co. v. Stoneham*, 140 Ohio App.3d 260, 267 (Ohio App. 1 Dist. 2000.)

Chief Isaac abused his discretion to suspend officers based purely on race. No other facts exist to justify the suspension of Officer Barnette and subsequent retroactive suspension of Officer Hill. This is blatant employment discrimination pursuant to R.C. §4112.02. In the "Department Level Hearing Summary" provided to Chief Isaac regarding Officer Hill's conduct, Sergeant Hils, FOP President, states the reopening of this matter is a clear "double jeopardy" situation. The report also clearly states that no new information was discovered about the incident that had not already been documented regarding Officer Hill's conduct. Officer Hill's suspension is unwarranted, an abuse of Chief Isaac's powers, unconstitutional, and discriminatory. Therefore, Plaintiff has a substantial likelihood of success on the merits.

B. Plaintiff is Threatened with Irreparable Injury.

Officer Hill has suffered and will continue to suffer irreparable harm if injunctive relief is not granted to reinstate his police powers. Through his continued suspension, Officer Hill is ineligible to work off-duty details and paid court-time which has a substantial impact on not only Officer Hill, but also his family, who is reliant upon the income provided from these details to pay their bills each month. He has experienced a loss of stature and professional standing with the Cincinnati Police Department. Defendants have created an unsafe work and living situation for Officer Hill by confiscating his weapon despite the fact he still has to face violent criminals as a witness in court. Therefore, without injunctive relief, Officer Hill will continue to suffer immediate and irreparable injury.

C. Injunctive Relief Will Not Impose Undue Hardship on Third Parties, And Will Serve The Public Interest.

No third-party's interest will be harmed by the injunctive relief sought. The relief will prevent further harm to an officer with the Cincinnati Police Department. The State of Ohio

and this Court cannot continue to allow abuse of discretion within the police department which leads to arbitrary and discriminatory employment practices. The injunctive relief sought not only prevents further harm to Officer Hill, but serves the public interest to prevent such abhorrent behavior in the future.

IV. CONCLUSION

For the reasons above, Officer Hill respectfully requests that the Court enter an injunction requiring Defendants to reinstate Officer Hill to his police powers with the Cincinnati Police Department.

Respectfully submitted,

/s/ Zachary Gottesman
Zachary Gottesman (0058675)
Trial Attorney for the Plaintiff
Gottesman & Associates, LLC
36 East 7th Street, Suite 1650
Cincinnati, Ohio 45202

/s/ Robert J. Thumann
Robert J. Thumann (0074975)
Crehan & Thumann, LLC
404 E 12th St | Second Floor
Cincinnati OH 45202
Ph. : (513)-381-5050
Fax: (513)-381-1700
Thumann@ctlawcincinnati.com
Attorney for Plaintiff